## Case 3:19-cv-00598-RCJ-CLB Document 171 Filed 05/01/23 Page 1 of 2

	1 2 3 4 5 6 7 8	Mark R. Thierman, Nev. Bar No. 8285 mark@thiermanbuck.com Joshua D. Buck, Nev. Bar No. 12187 josh@thiermabuck.com Leah L. Jones, Nev. Bar No. 13161 leah@thiermanbuck.com Joshua R. Hendrickson, Nev. Bar. 12225 joshh@thiermanbuck.com THIERMAN BUCK LLP 7287 Lakeside Drive Reno, Nevada 89511 Tel. (775) 284-1500 Fax. (775) 703-5027  Attorneys for Defendants	David W. Hodges (admitted pro hac vice) dhodges@hftrialfirm.com William M. Hogg WHogg@hftrialfirm.com HODGES & FOTY LLP 4409 Montrose Blvd, Ste. 200 Houston, Texas 77006 Tel: 713-523-0001 Fax: 713-523-1116  LEAD ATTORNEYS IN CHARGE FOR PLAINTIFF AND CLASS MEMBERS	
	9		Local Counsel: Michael P. Balaban	
com	10		State Bar No. 9370	
buck.			mbalaban@balaban-law.com	
5027 rman	11		LAW OFFICES OF MICHAEL P. BALABAN	
703-5	12		10726 Del Rudini Street	
775) www	13		Las Vegas, NV 89141	
com			Tel: (702) 586-2964	
500 F ouck.	14		Fax: (702) 586-3023	
287 erm	15	UNITED STATES DISTRICT COURT		
(775 o@th	16	DISTRICT OF NEVADA		
il inf	17	CLARISSA HARRIS on behalf of herself and	Case No.: 3:19-cv-00598-RCJ-CBC	
Ema	18	all others similarly situated,		
	19	Plaintiff(s),	JOINT STIPULATION TO EXTEND DEADLINE TO SUBMIT PRE-TRIAL ORDER AND ORDER THEREON	
,	20			
,	21	V.	(FIRST REQUEST)	
	22	DIAMOND DOLLS OF NEVADA, LLC dba the SPICE HOUSE, KAMY KESHMIRI,		
24 25	23	JAMY KESHMIRI,		
	24	D 0 1 (4)		
		Defendant(s).		
	25	D I D 1	114 ( 2 DEFENDANTS DIAMOND DOLLS	
	26	Pursuant to Local Rules ("LR") IA 6-1 and IA 6-2, DEFENDANTS DIAMOND DOLLS		
,	27	OF NEVADA, LLC d/b/a the SPICE HOUSE, KAMY KESHMIRI, JAMY KESHMIRI, and		
,	28	through their counsel, Thierman Buck, LLP and Plaintiff, CLARISSA HARRIS, by and through		

THIERMAN BUCK LLP 7287 Lakeside Drive Reno, NV 89511

Email info@thiermanbuck.com www.thiermanbuck.com 11 775) 284-1500 Fax (775) 703-502712 13 14 15 16 17 18

1

2

3

4

5

6

7

8

9

10

19

20

21

22

23

24

25

26

27

28

her counsel, Hodges & Foty (collectively the "Parties"), hereby respectfully request the Court grant the Parties request for an extension of time to file their Joint Pretrial Order, currently set for April 28, 2023. The Parties request that the Joint Pretrial Order be extended by four (4) weeks making the new deadline Friday, May 26, 2023.

This is the Parties' first request for an extension of time. This request is not intended for delay and is made in good faith.

DATED: April 28, 2023.

Respectfully Submitted,

## THIERMAN BUCK LLP

## **HODGES & FOTY LLP** /s/ William M. Hogg

/s/ Mark R. Thierman

Mark R. Thierman

David W. Hodges (admitted pro hac vice) William M. Hogg (admitted pro hac vice)

## **ORDER**

IT IS SO ORDERED, the Parties' deadline to submit a Joint Pretrial Order shall be extended by four (4) weeks. The Joint Pretrial Order shall be due on or before May 26, 2023

DATED this <sup>1st</sup> day of May, 2023

United States District Judge